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PCT/KR2004/003426

PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference 4FPO-11-05	FOR FURTHER ACTIO	N	See Form PCT/IPEA/416	5
International application No. PCT/KR2004/003426	International filing date(day/n 23 DECEMBER 2004		Priority date (day/month/ye 31 DECEMBER 2003 (31	•
International Patent Classification (IPC IPC7 A61K 31/56, A61 Applicant KOREA RESEARCH INSTI	or national classification and P 35/00, A23L 1/29	IPC	CHNOLOGY et al	
This report is the international p Authority under Article 35 and t	reliminary examination report, o	established by this I	nternational Preliminary Exa	mining
This REPORT consists of a tota				
3. This report is also accompanied a. (sent to the applicant a	nd to the International Bureau)	a total of	sheets, as follows:	
a. (sent to the applicant and to the International Bureau) a total ofsheets, as follows: sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).				or this report 607 of the
beyond the disc Supplemental B b. (sent to the Internation containing a sequence	persede earlier sheets, but which losure in the international applicax. all Bureau only) a total of (indical listing and/or tables related the ace Listing (see Section 802 of the sect	cation as filed, as in cate type and numbereto, in electronic for	dicated in item 4 of Box No. er of electronic carrier(s)) rm only, as indicated in the	I and the
This report contains indications Box No. I Basis of the second				
Box No. II Priority				
Box No. III Non-estal	olishment of opinion with regard	d to novelty, invent	ve step and industrial applica	ability
1 / 1	nity of invention	_		÷ 31 1314
Box No. V Reasoned citations a	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applications and explanations supporting such statement			al applicability;
Box No. VI Certain documents cited Box No. VII Certain defects in the international application				
Box No. VIII Certain o	bservations on the international	application		
Date of submission of the demand	D	ate of completion of	f this report	
27 JULY 2005 (2	27.07.2005)	14 NOVEM	BER 2005 (14.11.2005)	
Name and mailing address of the IPE	A/KR A	authorized officer		(Assertion)
Korean Intellectual Prop 920 Dunsan-dong, Seo-g Republic of Korea	erty Office	LEE, Mi Jeong	<u> </u>	
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International application No.

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Basis of the report	
n regard to the language, this report is based on the international application in the lar	nguage in which it was filed, unless
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regard to the elements of the international application, this report is based on <i>(replace receiving Office in response to an invitation under Article 14 are referred to in this axed to this report): the international application as originally filed/furnished</i>	ement sheets which have been furnished reort as "originally filed" and are not
the description:	
pages	as originally filed/furnished
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the drawings:	
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This report has been established as if (some of) the amendments annexed to this rep made, since they have been considered to go beyond the disclosure as filed, as indic (Rule 70.2(c)). the description, pages	cated in the Supplemental Box
	rwise indicated under this item. This report is based on translations from the original language into the following lawhich is the language of a translation furnished for the purposes of: international search (under Rules 12.3 and 23.1(b)) publication of the international application (under Rule 12.4) international preliminary examination (under Rules 55.2 and/or 55.3) regard to the elements of the international application, this report is based on (replace receiving Office in response to an invitation under Article 14 are referred to in this red to this report): the international application as originally filed/furnished the description: pages pages* pages* pages* pages* pages* as amended (togeth pages* pages* pages* received by this Authority on the drawings: pages pages* pages* received by this Authority on received by this Authority on the drawings: pages pages* received by this Authority on the drawings: pages* received by this Authority on received by this Authority on the drawings; pages* received by this Authority on the drawings; pages* received by this Authority on received by this Authority on the sequence listing and/or any related table(s) - see Supplemental Box Relating to S The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets This report has been established as if (some of) the amendments annexed to this repmade, since they have been considered to go beyond the disclosure as filed, as indic (Rule 70.2(c)). the description, pages the claims, Nos. the drawings, sheets

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Bo	Box No. IV Lack of unity of invention				
1.		In response to the invitation to restrict or pay additional fees the applicant has, within the applicable time limit: restricted the claims paid additional fees paid additional fees under protest and, where applicable, the protest fee paid additional fees under protest but the applicable protest fee was not paid neither restricted nor paid additional fees.			
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.			
3.	This	Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is: complied with. not complied with for the following reasons: Group I. Claims 1–5 relate to a pharmaceutical composition for preventing and treating cancer			
		comprising a Cinnamoni Cortex extract including a compound of formula 1 and a Zizyphi Fructus extract including a compound of formula 2. Group II. Claim 6 relates to functional food for preventing and treating cancer comprising the said			
		active ingredients. Although both Group I and II are relevant to the composition comprising the same active ingredients, there is no technical relationship between a pharmaceutical composition and functional food.			
4	. Cons	sequently, this report has been established in respect of the following parts of the international application: all parts. the parts relating to claims Nos.			

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	1 - 6	<u>Y</u> ES
		Claims		NO
	Inventive step (IS)	Claims	1 - 6	YES
		Claims		NO
	Industrial applicability (IA)	Claims	1-6	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

The following documents are referred to in this report:

D1: Planta Med. Vol.65(3), pp.263-266 (1999 Apr.)

D2: Biochem. Pharmacol. Vol.65(8), pp.1343-1350 (2003 Apr.)

D3: Cancer Res. Vol.48(4), pp.938-942 (1988 Feb.)

D4: Head Neck. Vol.25(9), pp.732-740 (2003 Sep)

D5: J. Invest. Dermatol. Vol.114(5), pp.935-940 (2000 May)

1. Novelty and Inventive Step

Claims 1–5 of the present invention relate to a pharmaceutical composition for preventing and treating cancer comprising a Cinnamoni Cortex extract including a compound of formula 1(2'-hydroxycinnamaldehyde) and a Zizyphi Fructus extract including a compound of formula 2(betulinic acid). Claim 6 of the present invention relates to functional food for preventing and treating cancer comprising the said active ingredients.

D1 discloses that 2'-hydroxycinnamaldehyde strongly inhibits in vitro growth of 29 kinds of human cancer cells and in vivo growth of SW-620 human tumor xenograft without the loss of body weight in nude mice.

D2 discloses that CB403 is synthesized from 2'-hydroxycinnamaldehyde and CB403 inhibits tumor growth in a concentration-dependent manner.

D3 discloses synergistic cell inactivation of human NHIK 3025 cells by cinnamaldehyde in combination with cis-diamminedichloroplatinum(II).

D4 discloses that betulinic acid is a new cytotoxic compound against malignant head and neck cancer cells.

D5 discloses that betulinic acid suppresses the growth and colony-forming ability of all human melanoma cell lines investigated and the effect of betulinic acid on growth inhibition in combination with ionizing radiation was additive in colony-forming assays.

Each of 2'-hydroxycinnamaldehyde and betulinic acid is disclosed to have anticancer activity when used alone in D1-D5. However, none of D1-D5 discloses a composition comprising the two active ingredients mentioned in claims 1-6 of the present invention.

(Continued on the Supplemental Sheet.)

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	Sup	plem	ental	Box
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In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box V.

Furthermore, there is no implication or suggestion to lead those who skilled in the art to expect that the combination of the said active ingredients has a synergistic effect in inhibiting the growth of cancer cells in D1-D5.

Therefore, the novelty and inventive step of the claims 1-6 in the present invention can be acknowledged over D1-D5 [Article 33(2) and 33(3) PCT].

2. Industrial Applicability

The subject-matter of claims 1-6 appears to be industrially applicable [Article 33(4) PCT].